

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN**

UNITED STATES OF AMERICA,

Plaintiff,

Case No. 2:18-cr-20413-TGB-EAS
Hon. Terrence G. Berg

MARTIN LEON,

Defendant.

STEVEN PHILIP CARES (P68503)

US Dept. of Justice
Assistant U.S. Attorney
211 W Fort Street Ste 2001
Detroit, MI 48226
(313) 226-9139

NEIL ROCKIND (P48618)

Rockind Law
Attorney for Defendant
36400 Woodward Ave., Ste 210
Bloomfield Hills, MI 48304
(248) 208-3800

**STIPULATION AND ORDER FOR ADDITIONAL TIME TO RAISE OBJECTIONS TO
PRESENTENCE INVESTIGATION REPORT**

IT IS HEREBY STIPULATED AND AGREED by and between the parties that Defendant shall have an additional thirty (30) days to file objections to the Pre-Sentence Investigation Report once it has been received by Rockind Law. Rockind Law will notify this Honorable Court, and the United States Attorney's Office promptly upon receipt of Defendant's Pre-Sentence Investigation Report.

/s/ Steven Cares w/consent
STEVEN CARES (P68503)
Assistant U.S. Attorney

/s/ Neil Rockind (w/permission, bw)
NEIL ROCKIND (P48618)
Attorney for Defendant

IT IS SO ORDERED.

/s/Terrence G. Berg
HONORABLE TERRENCE G. BERG
UNITED STATES DISTRICT JUDGE

Dated: May 8, 2020